U.S. Department of Justice

Washington, DC 20530

OMB No. 1124-0004; Expires May 31, 2020

Exhibit B to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. Compliance is accomplished by filing an electronic Exhibit B form at https://www.fara.gov.

Privacy Act Statement. The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq. for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide the information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington. DC. Statements are also available online at the Registration Unit's webpage: https://www.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: https://www.fara.gov.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief. Registration Unit, Counterintelligence and Export Control Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant	2. Registration No.	•
Hogan Lovells US LLP	2244	
3. Name of Foreign Principal		
Embassy of Japan		
	Check Appropriate Box:	
4. The agreement between the registr checked, attach a copy of the contract	at and the above-named foreign principal is a form of to this exhibit.	nal written contract. If this box is
foreign principal has resulted from	netween the registrant and the foreign principal. It is exchange of correspondence. If this box is che any initial proposal which has been adopted by r	cked, attach a copy of all pertinent
contract nor an exchange of corres	ween the registrant and the foreign principal is the ondence between the parties. If this box is check agreement or understanding, its duration, the fees	ed, give a complete description below o
7. Describe fully the nature and method of	performance of the above indicated agreement or	understanding.
Ponistrant advises and represents the	oreign principal on general diplomatic represer	A

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See item 7 above.							

FEDERAL LEGISLATION AND POLICY MATTER AGREEMENT

This agreement summarizes the terms by which Minister and Head of Chancery of the Embassy of Japan (the Embassy), Kenichiro Mukai, representing the Embassy, engages Hogan Lovells US LLP (HL) to act as its counsel in connection with advice and representation with respect to the U.S. Congress and the U.S. Government (this matter):

- The Embassy hereby engages HL to advise and represent it in this matter.
- HL undertakes to represent and advise the Embassy according to the standards set forth in the applicable Rules of Professional Conduct.
- This Agreement is pursuant to the April 2, 2018 attorney-client engagement letter from HL to the Embassy, and approved by the Embassy (Engagement Letter).
- Except as set forth below, the terms of the Engagement Letter shall govern
 the engagement of HL by the Embassy in this matter. As such, this matter
 shall be considered a "specific matter," as anticipated in the third paragraph
 of the Engagement Letter.
- Special terms that relate to this matter.
 - Period of engagement. The Embassy's engagement of HL in this
 matter shall be deemed to have begun on April 1, 2019 and shall
 terminate on March 31, 2020, renewable by written agreement
 between the Embassy and HL. Either party shall have the right to
 terminate this agreement at any time, without cause, upon thirty
 (30) calendar days' written notice to the other party.
 - Services and reports on activities. HL will provide services as instructed by the Embassy. Services will include advising and representing the Embassy on legislation in the U.S. Congress, and actions and policies of the Executive Branch and U.S. Government agencies, of interest to the Embassy. HL, will, as appropriate, report to the Embassy on all the activities it conducts pursuant to this agreement.
 - Fees. None of the funds described in the Engagement Letter ("standard... quarterly retainer") shall be used to pay for HL's services in this matter. Instead, HL will bill the Embassy \$16,000 per month.
 These fees will include compensation for HL's ordinary and customary out-of-pocket expenses (principally for local travel, business

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entertainment, long distance telephone and other communications, postage, document reproduction and other expenses). Any additional expenses (i.e., out-of-town travel) incurred with EOJ approval will be billed monthly and shall be reimbursed promptly upon submission of a monthly statement to EOJ. The Embassy will pay such bills, to the extent it considers them appropriate and justified, within forty days of their receipt.

Senator Norm Coleman, Senior Counsel for Hogan Lovells US LLP

Date: 4/1/19

Accepted by:

Kenichiro Mukai

Minister and Head of Chancery for the Embassy of Japan

Date: 4/1/19

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